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| 2 | MORGAN K. LOPEZ, Bar No. 215513 JONATHAN A. ELDREDGE, Bar No. 238559 | | |
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| 11 | Attorneys for E. I. du Pont de Nemours and Company | | |
| 12 | | | |
| 13 | UNITED STATES DISTRICT COURT | | |
| 14 | NORTHERN DISTRICT OF CALIFORNIA | | |
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| 16 | E. I. DU PONT DE NEMOURS AND | Case No. 3:11-cv-01665-JSW | |
| 17 | COMPANY, | JOINT STATUS REPORT AND PROPOSED ORDER EXTENDING | |
| 18 | Plaintiff, | STAY OF ACTION | |
| 19 | v.) | Judge: Hon. Jeffrey S. White | |
| 20 | USA PERFORMANCE TECHNOLOGY,) INC., PERFORMANCE GROUP (USA),) | Hearing Date: None | |
| 21 | INC., WALTER LIEW, and JOHN LIU,) | | |
| 22 | Defendants.) | * | |
| 23 | | | |
| 24 | Pursuant to the Court's November 29, 2011 Order, Plaintiff E. I. du Pont de Nemours an | | |
| 25 | Company ("DuPont") and defendants Walter Liew and USA Performance Technology, Inc. | | |
| 26 | (collectively "USAPT") submit this Joint Status Report. The parties request that the stay in this | | |
| 27 | matter set to expire on January 31, 2012, remain | in place for an additional 60 days, through April | |
| 28 | 2, 2012. | | |
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| 1 | On August 23, 2011, the United States filed United States v. Walter Liew and Christina | | |
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| 2 | Liew, No. CR-11-0573-RS. | | |
| 3 | <u>DuPont's Position</u> : The indictment alleges that defendant Walter Liew and his wife, | | |
| 4 | Christina Liew, tampered with a witness in this action by, among other things, telling the witness | | |
| 5 | not to reveal his knowledge of certain employees of defendant USAPTI because it would not be | | |
| 6 | good for the witness or his family, and instructing the witness to lie about his knowledge of | | |
| 7 | certain individuals relevant to the trade secret case, in violation of 18 U.S.C. § 1512. The | | |
| 8 | indictment also alleges that Walter Liew and Christina Liew engaged in misleading conduct | | |
| 9 | towards agents of the Federal Bureau of Investigation and made false statements during the | | |
| 10 | execution of a search warrant by intentionally lying to the agents concerning the whereabouts of a | | |
| 11 | safe deposit box that contained evidence relevant to the FBI's investigation, in violation of 18 | | |
| 12 | U.S.C. §§ 1001 and 1512. (Docket # 41 at 2(b).) | | |
| 13 | <u>USAPT's Position</u> : Defendants believe that the August 23 Complaint speaks for itself, | | |
| 14 | and no further explanation or commentary is appropriate or needed. | | |
| 15 | On September 7, 2011, this Court issued an Order relating the criminal proceeding with | | |
| 16 | this action, pursuant to its determination that this action and the criminal proceeding are related | | |
| 17 | within the meaning of Crim. L.R. 8-1(b). (Docket # 42.) ¹ | | |
| 18 | On September 23, 2011, the parties filed a joint status report requesting that the stay | | |
| 19 | initially entered on July 22, 2011 (Docket #39), be extended for an additional 60 days. (Docket | | |
| 20 | # 44.) On September 29, 2011, the Court granted the parties' request. (Docket # 45.) | | |
| 21 | On November 23, 2011, the parties filed an additional joint status report requesting that | | |
| 22 | the stay be extended for an additional 60 days. (Docket # 46.) The Court granted the parties | | |
| 23 | request on November 29, 2011. (Docket # 48.) | | |
| 24 | The parties understand that the United States shortly plans to file a superseding | | |
| 25 | indictment alleging misappropriation of DuPont's trade secrets. The parties to the criminal | | |
| 26 | proceedings agree that this civil action should be stayed for an additional 60 days. | | |
| 27 | On September 16, 2011, DuPont dismissed without prejudice defendant John Liu pursuant to | | |
| 28 | Federal Rule of Civil Procedure 41(a)(1). (Docket # 43.) Thus, the only remaining defendants in this action are Walter Liew and his company LISA Performance Technology Inc. | | |

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| 1 | The undersigned counsel agree that the stay remain in place for an additional 60 days, a | |
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| 2 | which time the parties can update the Court. | |
| 3 | | |
| 4 5 | Dated: January 24, 2012 | GLYNN & FINLEY, LLP CLEMENT L. GLYNN |
| 6 | | MORGAN K. LOPEZ JONATHAN A. ELDREDGE |
| 7 | | One Walnut Creek Center 100 Pringle Avenue, Suite 500 Walnut Creek, CA 94596 |
| 8 | | MORRIS JAMES LLP |
| 9 | | P. CLARKSON COLLINS, JR. JASON C. JOWERS |
| 10 | | 500 Delaware Avenue, Suite 1500 Wilmington, DE 19801 |
| 11 | | By /s/ Morgan K. Lopez |
| 12 | | Attorneys for Plaintiff |
| 13 | Dated: January 24, 2012 | MOUNT & STOELKER, P.C. DANIEL S. MOUNT |
| 14 | | ON LU KEVIN M. PASQUINELLI |
| 15 | | RiverPark Tower, Suite 1650 333 West San Carlos Street |
| 16 | | San Jose, CA 95110-2740 |
| 17 | | By /s/ Kevin M. Pasquinelli Attorneys for Defendants USA Performance |
| 18 | | Technology, Inc., and Walter Liew |
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| 1 | [PROPOSED] ORDER | |
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| 2 | Having read and considered the Joint Status Report, | |
| 3 | IT IS ORDERED THAT: | |
| 4 | The parties' request that the stay be extended until April 2, 2012 is hereby GRANTED. | |
| 5 | Counsel shall submit a joint status report on or before March 26, 2012. | |
| 6 | | |
| 7 | Jeffry Swhits | |
| 8 | January <u>31</u> , 2012 | |
| 9 | Howard e Jeffrey S. White UNITED STATES DISTRICT JUDGE | |
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